	ITED STATES BANKRUPTCY COURT STRICT OF NEW JERSEY		
Cap	tion in Compliance with D.N.J. LBR 9004-1(b)	644	
Pau 110 Vo. (85	ward L. Paul, Esquire (EP8529) al & Katz, P.C. 33 Laurel Oak Road, Suite 105C orhees, New Jersey 08043 66) 435-6565 corneys for Debtors		
Au	officys for Debiots	Case No.:	18-26308
		Chapter:	13
In F		Adv. No.:	
KIN	MBERLY LYNN MEAD	Hearing Date:	July 14, 2021
		Judge:	Andrew B. Altenburg
	□ am the in the	ffice of Edward L. Paul s matter. his case and am represe	nting myself.
2.	On, I sent to the parties listed in the chart below. Notice of Chapter 13 Plan Transmittal and attached		g pleadings and/or documents lan dated June 4, 2021 - see
3.	I certify under penalty of perjury that the abindicated.	pove documents were so	ent using the mode of service
Date:	06/07/2021	\s\ Veronica A. Buckl	ey

Name and Address of Party Served	Relationship of Party to the Case	Mode of Service
Discover Products, Inc. P.O. Box 3025	Creditor	☐ Hand-delivered
New Albany, OH 43054-3025		☑ Regular mail
		☐ Certified mail/RR
		Other (As authorized by the Court or by rule. Cite the rule if applicable.)
Eichenbaum Kantrowitz & Leff 140 Sylvan Avenue #2	Attorneys for Discover	☐ Hand-delivered
Paramus, NJ 07652		⊠ Regular mail
		☐ Certified mail/RR
		Other (As authorized by the Court or by rule. Cite the rule if applicable.)
New Century Financial Services LLC	Creditor	☐ Hand-delivered
110 S. Jefferson Road, Suite 104 Whippany, NJ 07981-1038		⊠ Regular mail
		☐ Certified mail/RR
		Other (As authorized by the Court or by rule. Cite the rule if applicable.)
Pressler, Felt & Warshaw	Attorneys for New	☐ Hand-delivered
7 Entin Road Parsippany, NJ 07054-5020	Century Financial Services	⊠ Regular mail
	Services	☐ Certified mail/RR
		☐ Other
		(As authorized by the Court or by rule. Cite the rule if applicable.)
Ragan & Ragan, PC	Attorneys for Velocity	☐ Hand-delivered
3100 Rout 138 West Wall, NJ 07719	Investments, LLC	⊠ Regular mail
		☐ Certified mail/RR
•		☐ Other
		(As authorized by the Court or by rule. Cite the rule if applicable.)

Name and Address of Party Served	Relationship of Party to the Case	Mode of Service
Velocity Investments LLC	Creditor	☐ Hand-delivered
1800 State Route 34 Suite 404A		☑ Regular mail
Belmar, NJ 07719-9147		☐ Certified mail/RR
		Other (As authorized by the Court or by rule. Cite the rule if applicable.)
Elizabeth L. Wassall, Esquire	Attorneys for Wells	☐ Hand-delivered
LOGS Legal Group LLP 14000 Commerce Parkway	Fargo Bank, N.A.	⊠ Regular mail
Suite B Mount Laurel, NJ 08054		☐ Certified mail/RR
Modification, 147 00054		Other (As authorized by the Court or by rule. Cite the rule if applicable.)
Wells Fargo Bank, N.A.	Creditor	☐ Hand-delivered
1000 Blue Gentian Road Eagan, MN 55121-7700		⊠ Regular mail
		☐ Certified mail/RR
		☐ Other (As authorized by the Court or by rule. Cite the rule if applicable.)
		☐ Hand-delivered
		□ Regular mail
		☐ Certified mail/RR
	,	☐ Other
		(As authorized by the Court or by rule. Cite the rule if applicable.)
		☐ Hand-delivered
	ļ	☐ Regular mail
		☐ Certified mail/RR
		☐ Other
		(As authorized by the Court or by rule. Cite the rule if applicable.)

Case No.: Hearing Date: Judge:	18-26308 July 14 2021 Altenburg
m may be reduced, mocluded motions may be fore the deadline state bjections, without furth modify a lien, the lien a	odified, or eliminated. This e granted without further ed in the Notice. The Court her notice. See Bankruptcy avoidance or modification n confirmation order alone
	erest rate. An affected lien
	Hearing Date: Judge: 3 PLAN TRANSMI proposed by the debtor rived on you because the cluded motions may be efore the deadline state bjections, without furth modify a lien, the lien a lation process. The planting process.

[insert other liens as appropriate]. As such, the debtor(s) believes there is inadequate equity available to satisfy your lien and seeks through the plan to reduce, modify or eliminate your lien.

The debtor's valuation of the property is based on: (a) comparative market analysis; (b) broker
price opinion; (c) appraisal; or (d) other:, a copy of
which is attached. All forms of relief sought by motion appear in Part 7 of the plan.
☐ Personal Property:
The debtor(s) has valued personal property described as:
at \$
The debtor(s) believes the lien on the property to be in the approximate amount of \$
[insert other liens as appropriate]. As such, the debtor(s) believes there is inadequate equity available to
satisfy your lien and seeks through the plan to reduce, modify or eliminate your lien.
The debtor's valuation of the property is based on: (a) broker price opinion; (b) appraisal; or (c) other:, a copy of which is attached. All forms of relief sought by motion appear in Part 7 of the plan.
sought by motion appear in Part 7 of the plan.
The Confirmation Hearing is scheduled for July 14, 2021
Objections to any relief sought in the plan, including relief sought by motion, must be filed with the
Clerk of the Bankruptcy Court no later than 7 days prior to the confirmation hearing.
YOU SHOULD CONSULT WITH AN ATTORNEY PROMPTLY, SINCE ENTRY OF
AN ORDER OF CONFIRMATION WILL BIND YOU TO ALL OF THE TERMS OF THE

CONFIRMED PLAN.

UNITED STATES BANKRUPTCY COURT

District of New Jersey 401 Market Street Camden, NJ 08102

Case No.: 18-26308-ABA

Chapter: 13

Judge: Andrew B. Altenburg Jr.

In Re: Debtor(s) (name(s) used by the debtor(s) in the last 8 years, including married, maiden, trade, and address):

Kimberly Lynn Mead aka Kimberly Dockery 806 Valley Drive Somerdale, NJ 08083

Social Security No.: xxx-xx-8101

Employer's Tax I.D. No .:

NOTICE OF FILING OF MODIFICATION OF PLAN AFTER CONFIRMATION AND NOTICE OF HEARING THEREON

Notice is hereby given that a Plan was confirmed in this matter on June 24, 2019.

On 6/4/2021 the debtor filed a modification to the Plan.

Accordingly, a hearing will be held before the Honorable Andrew B. Altenburg Jr. on:

Date:

July 14, 2021

Time:

09:00 ÁM

Location:

Courtroom 4B, Mitchell H. Cohen Courthouse, 1 John F. Gerry Plaza, 400 Cooper Street,

Camden, NJ 08101-2067

Accordingly, notice is hereby given that,

- 1. Seven (7) days prior to the confirmation hearing is fixed as the last day for filing a written rejection to the modified plan.
- 2. Pursuant to 11 U.S.C. 1323 (c), if the Plan as modified changes the rights of the holder of a secure claim, such holders acceptance or rejection of the Plan before modification will be deemed acceptance or rejection of the Plan as modified, unless the holder changes such holders acceptance or rejection of the Plan within the time fixed.
- 3. If, at the confirmation hearing, the Court determines that the plan is not confirmable, the debtor's case may be dismissed or converted.

A copy of the modified Plan will follow this notice.

Dated: June 4, 2021

JAN: kaj

0	Val	uation of Security	0	Assump	tion of Ex	ecuto	ry Cor	itract (or Un	nexpire	ed Lease)	2	Lien	Avoidance	
						132000000000000000000000000000000000000							L	ast rev	/ised: August	t 1, 202(
					D STA ⁻ DISTRI							₹T				
In Re:										Cas	e No.:	-		18-2	6308	~
Kimbe	erly Ly	nn Mead								Judg	ge:		And	rew B.	Altenburg	-
		Deb	otor(s)													
				C	Chapte	r 13	Plar	ı and	M b	otior	าร					
		Original			Modifie	:d/No	tice F	tequir	red			ì	Date:	6/3/2	21	
	\boxtimes	Motions Include	ed		Modifie	:d/No	Notic	e Re	quire	ed						
					EBTOR I							₹				
				Y	OUR RIC	3HTS	MA	/ BE	AFF	ECTE	D					
You shor any plan. You gran confirm to avoid confirm modify	ould remotion four classed was this partion of a lien	hearing on the Plai ead these papers of included in it must laim may be reduced ithout further notice olan, if there are no odify a lien, the lier order alone will ave based on value of ist file a timely obje	earefull at file a ed, mo e or he timely a avoic oid or r the co	y and disco written obj diffied, or e varing, unle filed object dance or mo modify the l llateral or to	uss them the ection with liminated. It is written the codification of the codification	with y hin th This object nout for may debtor the interest	our at e time Plan retion is urther take per er need terest	frame frame may be filed notice blace s d not fi rate.	v. An e stat e con befor e. See solely ile a : An at	nyone of ted in the re the e Bank y withing separa	who wis the <i>Notic</i> I and be deadline kruptcy I In the chate ate motic I lien cre	hes to come e state Rule 3 apter on or a	opposour right binding	e any p ts may g, and i e Notic this pla irmatic ary pro-	provision of thing the affected be included motioned. The Court ran includes make the process. The ceeding to avoid the architecture of the archit	is Plan by this cons may may otions ne plan
include	es eac	g matters may be th of the following set out later in th	j items	s. If an iten	portance n is chec	. Deb ked a	tors n s "Do	nust c es No	heck ot" o	k one r if bo	box on th boxe	each s are	line to check	state ved, the	whether the periods in the provision wi	olan ill be
THIS P	LAN:															
□ DO	ES 🛭	DOES NOT CON	TAIN I	NON-STAN	IDARD PI	ROVIS	SIONS	i. NOI	N-ST	ANDA	RD PRO	OVISIO	M SNC	UST A	LSO BE SET	FORTH
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nitial De	ebtor(s))' Attorney: ELP		Initia	al Debtor:	ŀ	KLM			Initial	Co-Debte	or:				

Plan		
995.00 per	month	to the Chapter 13 Trustee, starting on
_ for approximately _	38	months.
payments to the Trus	stee from the fo	ollowing sources:
unding (describe sour	ce, amount an	nd date when funds are available):
		, ,
isfy plan obligations:		
•		
pletion:		
erty:		
•		
pletion:		
respect to mortgage	encumbering p	property:
pletion:		
		ng the sale, refinance or loan modification.
	for approximately n payments to the Trus funding (describe sour ite. isfy plan obligations: pletion: erty:	995.00 per

Part 2: Adequate Protection ☐ N	ONE								
a. Adequate protection paymer 13 Trustee and disbursed pre-confirm	nts will be made in the amount of \$ ation to	tototototo	be paid to the Chapter						
b. Adequate protection payments will be made in the amount of \$128.61 to be paid directly by the debtor(s) outside the Plan, pre-confirmation to:Wells Fargo Home Mortgage (creditor).									
Part 3: Priority Claims (Including	Administrative Expenses)								
a. All allowed priority claims will b	pe paid in full unless the creditor agrees	s otherwise:							
Creditor	Type of Priority	Amount to be F	aid						
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED	BY STATUTE						
ATTORNEY FEE BALANCE	ADMINISTRATIVE	BALANCE DUE: \$							
DOMESTIC SUPPORT OBLIGATION									
!									
Check one:	s assigned or owed to a governmental เ	unit and paid less	than full amount:						
X None									
	s listed below are based on a domestic tal unit and will be paid less than the fu		- ,						
Creditor	Type of Priority	Claim Amount	Amount to be Paid						
	Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount.								

Part 4: Secure	d Claims										
	will pay t	o the Truste	e (as _l	part of	f the Plar	n) allo	pal Residence wed claims for thly obligations	arrea	rages on month	าly ob uptcy	ligations and filing as
Creditor	Creditor Collateral or Type of Debt			Arrearage			est Rate on arage		ount to be Paid reditor (In	Regular Monthly Payment (Outside Plan)	
Wells Fargo Home Mortgage	·		3,739.88		0.00		\$3,73	39.88	1,128.61		
Wells Fargo Home Mortgage	me 806 Valley Drive, Somerdale, NJ 08083			\$7,900.27 (post petition)				\$7,900.27		1,128.61	
b. Curing and Ma The Debtor will pay debtor will pay dire	y to the T	rustee (as p	art of	the Pl	an) allow	ed cla	aims for arrear	ages	on monthly obli	gation	ns and the
Creditor		Collateral or Type of Debt		Arrearage			Interest Rate on Arrearage		Amount to be F to Creditor (In Plan)		Regular Monthly Payment (Outside Plan)
c. Secured claims The following claim money security into the petition date ar	ns were e erest in a	ither incurre motor vehic	d with	nin 910 quired	days be	efore t erson	al use of the de	ebtor(s), or incurred	/ a pu within	rchase one year of
Name of Credit	tor	Colla	teral		Interest	Rate	Amount of Claim		Total to be Paid through Including Interest Ca		

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid
Discover Bank New Century	806 Valley Drive, Somerdale, NJ	\$19,896.95 \$13,862.53	\$122,900.00	First Mortgage - Wells Fargo Home Mortgage \$51,467.40	5,184.11	0.00	5,184.11* paid pro rata
Financial Services,	INJ	φ13,002.33		- Judgment Lien - Velocity Investments LLC - \$37,964.99	3,611.47	0.00	3,611.47* paid pro rata

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

e. Surrender X NONE

Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt

f. Secui	red Clai	ms Unaf	fected by	the F	Plan 🗵	NONE
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The following secured claims are unaffected by the Plan:

g. Secured Claims to be Paid in Full T	Through the Plan:	□ NONE
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Creditor	Collateral	Total Amount to be Paid Through the Plan
Velocity Investments LLC	806 Valley Drive, Somerdale, New Jersey 08083	37,964.99

Part 5:	Unsecured Claims ☐ NONE				
a.	Not separately classified allowed	I non-priority unsecure	d claims shall be paid:		
	☐ Not less than \$	to be distributed <i>pr</i>	o rata		
	☐ Not less than	_ percent			
	☑ Pro Rata distribution from any re	emaining funds			

b. Separately classified unsecured claims shall be treated as follows:

Creditor	Basis for Separate Classification	Treatment	Amount to be Paid

Part 6: Executor	y Contracts	and Unex	pired Leases	☑ NONE
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(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)

All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:

Creditor	Arrears to be Cured in Plan	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment

Dau4.7.	Madiana	NONE
Part 7:	Motions	■ NONE

NOTE: All plans containing motions must be served on all affected lienholders, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service*, *Notice of Chapter 13 Plan Transmittal*, and valuation must be filed with the Clerk of Court when the plan and transmittal notice are served.

a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f). X NONE

The Debtor moves to avoid the following liens that impair exemptions:

Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. X NONE

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
				A Company		1 15 3 2 2 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. \square NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
Discover Bank	803 Valley Drive, Somerdale, New Jersey	19,896.95	122,900.00	Wells Fargo Home Mortgage and Velocity Investments	14,712.84
New Century Financial Services LLC		13,862.53	122,900.00	Wells Fargo Home Mortgage, Velocity Investments, LLC and Discover Bank	10,251.06

Part 8: Other Plan Provisions

a. Vesting of Property of the Estate

Upon confirmation

Upon discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

c. Order of Distribution	
The Standing Trustee shall pay allowed claims in th	e following order:
1) Ch. 13 Standing Trustee commissions	
2) Other Administrative Claims	
3) Secured Claims	
4) Priority Claims; 5) General Unsecured Clai	ms
d. Post-Petition Claims	
	pay post-petition claims filed pursuant to 11 U.S.C. Section
1305(a) in the amount filed by the post-petition claimant.	pay post-petition daims filed pursuant to 11 0.5.C. Section
the section of the se	
Part 9: Modification □ NONE	
NOTE: Modification of a plan does not require that a s	eparate motion be filed. A modified plan must be
served in accordance with D.N.J. LBR 3015-2.	
15.11. 151	
If this Plan modifies a Plan previously filed in this ca	se, complete the information below.
Date of Plan being modified: 3/23/21	
Explain below why the plan is being modified:	Explain below how the plan is being modified:
Plan is being modified because Debtor is a food service worker. Due to loss of income and interruption of unemployment benefits due to COVID	Plan is being modified and extended to allow payment of post-petition
pandemic, Debtor became in arrears to Trustee and Wells Fargo Bank,	arrears of primary mortgage, Wells Fargo Bank, N.A. through the plan.
N.A, mortgage company.	Plan is also being extended to permit Debtor to pay arrears of Trustee through remaining life of extended plan.
	,
~	
Are Schedules I and J being filed simultaneously with	this Modified Plan?

Part 10: Non-Standard Provision(s): Signati	ures Required
Non-Standard Provisions Requiring Separate Sig	natures:
X NONE	
☐ Explain here:	
Any non-standard provisions placed elsewhere i	in this plan are ineffective.
Signatures	
The Debtor(s) and the attorney for the Debtor(s),	if any, must sign this Plan.
By signing and filing this document, the debtor(s),	, if not represented by an attorney, or the attorney for the debtor(s)
Plan and Motions, other than any non-standard p	s in this Chapter 13 Plan are identical to Local Form, <i>Chapter 13</i> rovisions included in Part 10.
I certify under penalty of perjury that the above is	true.
Date: 06/04/2021	\s\ Kimberly L. Mead
	Debtor
Date:	Joint Debtor
Detai 06/04/2021	
Date: <u>06/04/2021</u>	\s\ Edward L. Paul, Esquire Attorney for Debtor(s)